

to be  
Novem: Court ---- 1724 ----- 239

promised that he when afterward she should be thereto required the delivery of  
tobacco and money to the said Nathaniel She would well and faithfully content and pay and  
also that whereas the said Mary the twenty day of June one thousand seven hundred and twenty eight at the  
Parish of Coventry aforesaid within the aforesaid Jurisdiction in consideration the said Nathaniel at her  
Special instance and request of the said Mary would provide and find for a certain Child  
of the said Mary at the cost and charge of him the said Nathaniel Sufficient meat Drink and  
Lodging for so long time as the said Child of the said Mary should inhabit and reside with  
the said Nathaniel the said Mary the day year and place last above mentioned upon her  
selfe assumed and to the said Nathaniel then and there fully promised that she when  
afterwards she should be thereto required so much money to the said Nathaniel as he for  
the said meat drink and Lodging aforesaid reasonably desire would well and faithfully  
Content and pay and the said Nathaniel in fact says that he trusting to the Promise and  
Assumption aforesaid of the said Mary informed aforesaid afterwards that is to say the aforesaid  
Day of June One thousand seven hundred and twenty eight Coventry Parish aforesaid within the  
aforesaid Jurisdiction did at the special instance and request of the said Mary and at the proper  
cost and charge of the same Nathaniel Provide and find sufficient Meat Drink and  
Lodging for the Child aforesaid of the said Mary for divers Months being the whole time that the said  
Child of the said Mary did inhabit and reside with the said Nathaniel for which the said Nathaniel  
says he reasonably Deserves and Ought to have of the said Mary Twelve pounds Current  
money of Maryland of which the said Mary afterwards vizt the day and year and  
place last above mentioned had Notice neverthelessof the said Mary her promise and  
assumption aforesaid informed aforesaid made little regarding But Plotting fraudulently Intending  
the same Nathaniel in that part to defraud and Deceive the said Mary the aforesaid sum of  
money or Tobacco or any part thereof to the said Nathaniel (although the same Mary  
By the same Nathaniel afterwards vizt the twentieth day of June One thousand  
Seven hundred and twenty three Coventry Parish aforesaid within the Jurisdiction aforesaid) hath not  
paid or given for it in any wise Contented but the same to him either to pay or in any wise to content  
him altogether Refused and still doth Refuse whereby the said Nathaniel says he is the worse and  
hath damage to the value of twenty five pounds curr: money of Maryland and whereof he brings this  
suit &c.

L. Gale & Quer. pledges &c. J. Doe K. Roe

And the said Mary ~~Plagan~~ by Francis Allen her attorney comes and defends the same and injury  
when & as and prayes leave to Imparte her unto next Court and she hath it and the same  
Day is given to & pft also - At which said next Court to wit the nineteenth day of November  
(one)